



## RICHARD N. MILLER

COUNSELOR AT LAW
188 GARNER AVENUE
BLOOMFIELD, NEW JERSEY 07003
(973) 338-4660
TELEFAX (973) 338-0189

In The United States Patent and Trademark Office

In re the application of James Hugh McLaughlin Serial No. 09/964,143 Filed: September 25, 2001 For: EMOLLIENT SKIN CONDITIONING CREAM AND METHOD	) ) ) Group Art Unit 1617 ) Examiner: Michael A. Willis )
CREAM AND METHOD	,

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

March 24, 2003

Dear Sir:

An Amendment Under 37 CFR 1.111 is enclosed herewith together with a check in the amount of \$36.00 in payment for two new dependant claims numbers 38 and 39 and a postcard acknowledgement. If the fee hereunder is insufficient, please telephone me and I will authorize payment of the shortage by credit card.

Respectfully submitted, Richard h. Miller

Richard N. Miller Reg. No. 22,977

Enc. Amendment Under 37 CFR 1.111, Check for \$36.00 and postcard acknowledgement

I certify that this letter and the enclosed Amendment Under 37 CFR 1.111 are being deposited with the United States Post Office in an envelope with sufficient postage for First Class Mail addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231, on March 25, 2003, by Prihard h. Miller (Richard N. Miller).

MAR 3 1 2003

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN THE UNITED STITES			//'"	
In re the application of	)			
JAMES HUGH McLAUGHLIN	)	Group Art Unit 1617		
Serial No. 09/964,143	)	Examiner: Michael A.	TECH	_ <u>_</u>
Filed: September 25, 2001	)	Examiner: Michael A.		APR C
For: EMOLLIENT SKIN CONDITIONING CREAM AND METHOD	)		TER 1600/2900	
Hon. Commissioner of Patents and Trademarks			00	~ <i>6</i>

Washington, D.C. 20231

## AMENDMENT UNDER 37 C.F.R. 1.112

In response to the Office Action mailed February 26, 2003, Paper No. 9, in the application identified above, this amendment is submitted.

Because Paper No. 9 set a shortened statutory period for response of one month from the mailing date of February 26, 2003, and said period is less than the minimum thirty day period set forth in 35 USC 133, the period set for reply is deemed to expire on March 28, 2003, not March 26, 2003.

The following amendment employs the format set forth in "Revised Format of Amendments" attached to Paper No. 9. Accordingly, in the response to Paper No. 9, the claims are amended as follows:

04/03/2003 SZEWDIE1 00000133 09964143

01 FC:1202

36.00 OP